

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

UNITED STATES OF AMERICA	:	CRIMINAL NO. _____
v.	:	DATE FILED _____
ERIC WILLIAMS,	:	VIOLATIONS:
a/k/a "Stacy D White Jr,"	:	
a/k/a "Stacy White,"	:	
a/k/a "Stacy D'Andrea White"	:	18 U.S.C. § 922(g)(1) (possession of a
	:	firearm by a convicted felon—2 counts)
	:	18 U.S.C. §§ 922(a)(6) and 924(a)(2)
(providing false information and	:	
identification to federal firearms licensee	:	
in connection with the purchase and	:	
attempted purchase of a firearm—3	:	
counts)	:	
	:	Notice of forfeiture

INDICTMENT

COUNTS ONE AND TWO

THE GRAND JURY CHARGES THAT:

On or about the dates listed below, in Croydon, in the Eastern District of
Pennsylvania, defendant

**ERIC WILLIAMS,
a/k/a "Stacy D White Jr,"
a/k/a "Stacy White,"
a/k/a "Stacy D'Andrea White,"**

having been convicted in a court of the State of New Jersey of a crime punishable by
imprisonment for a term exceeding one year, knowingly possessed in and affecting interstate and
foreign commerce the firearms listed below, as follows:

Counts	Date	Place	Firearms
1	October 20, 2003	Johnston's Auto Parts and Sporting Goods 710 State Road Croydon, PA	(1) Smith & Wesson .40 caliber Model CS40 Serial # EKW8283
2	December 18, 2003	Johnston's Auto Parts and Sporting Goods 710 State Road Croydon, PA	(1) Springfield .9mm Model XD-9 Serial # US985511; (2) Springfield .40 caliber Model XD-40 Serial # US456306

All in violation of Title 18, United States Code, Section 922(g)(1).

COUNTS THREE THROUGH FIVE

THE GRAND JURY FURTHER CHARGES THAT:

On or about the dates listed below, in Croydon, in the Eastern District of Pennsylvania, defendant

**ERIC WILLIAMS,
a/k/a "Stacy D White Jr,"
a/k/a "Stacy White,"
a/k/a "Stacy D'Andrea White,"**

in connection with the acquisition and attempted acquisition of the firearms listed below from Johnston's Auto Parts and Sporting Goods, 710 State Road, Croydon, Pennsylvania, a dealer licensed under the provisions of Chapter 44 of Title 18, United States Code ("Chapter 44"), to engage in the business of dealing in firearms, knowingly made a false and fictitious written statement, and knowingly furnished and exhibited a false, fictitious, and misrepresented identification to Johnston's Auto Parts and Sporting Goods, which were likely to deceive Johnston's Auto Parts and Sporting Goods as to a fact material to the lawfulness of such acquisition and attempted acquisition of the below-described firearms by defendant WILLIAMS under Chapter 44, in that defendant WILLIAMS presented a false identification in the name "STACY D WHITE JR" and certified on ATF Form 4473, Firearms Transaction Record, that he was "Stacy White" and "Stacy D'Andrea White" when, as defendant well knew, this identification and these statements were false and fictitious:

Counts	Date	Firearms
3	October 20, 2003	(1) Smith & Wesson .40 caliber Model CS40 Serial # EKW8283
4	December 18, 2003	(1) Springfield .9mm Model XD-9 Serial # US985511; (2) Springfield .40 caliber Model XD-40 Serial # US456306
5	April 13, 2004	(1) Glock .40 caliber Model 22 Serial # BGZ448US

All in violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

NOTICE OF FORFEITURE

As a result of the violations of Title 18, United States Code, Sections 922(g)(1) and 922(a)(6), set forth in this indictment, the defendant

**ERIC WILLIAMS,
a/k/a "Stacy D White Jr,"
a/k/a "Stacy White,"
a/k/a "Stacy D'Andrea White,"**

shall forfeit to the United States of America, pursuant to Title 18, United States Code, Section 924(d), and Title 28, United States Code, Section 2461(c), the firearms involved in the commission of these offenses, including, but not limited to:

- (a) the .40 caliber Smith & Wesson handgun, Model CS40, Serial # EKW8283;
- (b) the .9mm Springfield handgun, Model XD-9, Serial # US985511; and
- (c) the .40 caliber Springfield handgun, Model XD-40, Serial # US456306.

All pursuant to Title 28, United States Code, Section 2461(c), and Title 18, United States Code, Section 924(d).

A TRUE BILL:

**_____
GRAND JURY FOREPERSON**

**_____
PATRICK L. MEEHAN
UNITED STATES ATTORNEY**